UNITED STATES BANKRUPTCY COURT EASTERN DISTRICT OF PENNSYLVANIA

IN RE:)	CHAPTER 7
LEWIS M. IRVING,)	CASE NO: 19-13930-AMC
Debtor.) _) _)	
<u>ORDER</u>		
AND NOW upon consideration of the	Fina	al Application ("Application") for Compensation of
David A. Scholl, Esquire, Counsel for the Debtor ("Counsel") [Doc. 183] and the responses thereto,		
the Application is granted in part and denied in part as follows:		
(1) final approval of the interim order	date	d January 7, 2020 is granted as a chapter 11
administrative expense and Counsel may apply his retainer;		
(2) fee approval for the sum of \$665 le	eft in	Counsel's retainer after application of the interim
order dated January 7, 2020, is gra	nted	as a chapter 11 administrative expense and Counsel
may apply his retainer;		
(3) consistent with the foregoing parag	grapł	ns, the Application is otherwise granted in the
amount of \$10,000.00 but only as	to th	ne individual Debtor and not as an administrative
claim in this bankruptcy estate.		

Ashely M. Chan

United States Bankruptcy Judge

Dated: Philadelphia, Pennsylvania , 2022